Remarks

All previous grounds for rejection have been obviated by the claim amendments contained

herein. 37 CFR 1.111 requires that the basis for amendments to the claims be pointed out after

consideration of the references cited or the objections made. The Assignee notes that this

requirement is not relevant to the instant application because, as detailed previously, there are

no references or objections to avoid. Having said that, the Assignee notes that the primary

reasons the prior set of claims were amended to put the claims in final form for allowance and

issue. It should be noted that the independent claims may be viewed as being similar to those

in U.S. Patent 7,747,339.

Request for Correction

In accordance with the relevant statutes and precedents the Assignee is entitled to expect and

receive: an unbiased patent application examination conducted by an Examiner with knowledge

of the relevant arts who follows the law. To date, the activity associated with the instant patent

application bears no resemblance to the patent application examination standards dictated by

statute and precedent. Among other things this has resulted in the allowance and issue of

dozens of apparently invalid patents. Prompt correction is requested.

Reservation of rights

The Assignee hereby explicitly reserves the right to present the previously modified and/or

canceled claims for re-examination in their original format. The cancellation or modification of

pending claims to put the instant application in a final form for allowance and issue is not to be

construed as a surrender of subject matters covered by the original claims before their

cancellation or modification.

Conclusion

The pending claims are of a form and scope for allowance. Prompt notification thereof is

respectfully requested.

Respectfully submitted,

Asset Trust, Inc.

/B.J. Bennett/

B.J. Bennett, President

Date: August 8, 2010